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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-----------------|----------------------|-------------------------|------------------|
| 09/661,967 | 09/14/2000 | Ying Feria | PD-200108 | 9890 |
| 20991 | 7590 07/30/2003 | | | |
| HUGHES ELECTRONICS CORPORATION PATENT DOCKET ADMINISTRATION BLDG 001 M/S A 109 P O BOX 956 | | | EXAMINER | |
| | | | LEI, TSULEUN R | |
| EL SEGUNDO, CA 902450956 | | | ART UNIT | PAPER NUMBER |
| | | | 2686 | 9 |
| | | | DATE MAILED: 07/30/2003 | / |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | |
|---|---|---|--|--|--|
| Office Action Comments | 09/661,967 | FERIA ET AL. | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| T. MAII NO DATE (4) | TSULEUN R. LEI | 2686 | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status | 36(a). In no event, however, may a rep within the statutory minimum of thirty will apply and will expire SIX (6) MONTI cause the application to become ABA | oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133). | | | |
| 1) Responsive to communication(s) filed on <u>05 \(\bar{\Lambda} \)</u> | <u>1ay 2003</u> . | | | | |
| 2a)⊠ This action is FINAL . 2b)□ Thi | s action is non-final. | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims | | | | | |
| 4) Claim(s) 1-24 is/are pending in the application | | | | | |
| 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | |
| 5) Claim(s) is/are allowed. | | | | | |
| 6)⊠ Claim(s) <u>1-24</u> is/are rejected. | | | | | |
| 7) Claim(s) is/are objected to. | | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. | | | | | |
| Application Papers | | | | | |
| 9) The specification is objected to by the Examiner. | | | | | |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | |
| 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. | | | | | |
| If approved, corrected drawings are required in reply to this Office action. | | | | | |
| 12)☐ The oath or declaration is objected to by the Examiner. | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | |
| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | | |
| a) ☐ All b) ☐ Some * c) ☐ None of: | | | | | |
| 1. Certified copies of the priority documents have been received. | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). | | | | | |
| a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. | | | | | |
| Attachment(s) | | | | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) | 5) Notice of Inf | mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152) | | | |

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DETAILED ACTION

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Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ibanez-Meier et al. (U.S. Patent 6,151,308) in view of Mesecher et al. (U.S. Patent 6,289,004).

Regarding Claim 1, Ibanez-Meier teaches a communications system comprising: stratospheric platform (Fig. 1, Communication Platform 110) having a payload controller (Fig. 3, Processor 310) and a phased array antenna having a plurality of elements for generating a first beam and a second beam (Fig. 1); a gateway station in communication with said stratospheric platform (Fig. 1, Destination Device 120-122, and Col. 4, Line 64, communication gateways), said gateway station receiving a first signal having the first beam having interference from the second beam therein and receiving a second signal having the second beam having interference from the first beam therein (Col. 16, Lines 53-55). Ibanez-Meier does not teach how the interference can be reduced or removed. Mesecher, however, teaches that the gateway station comprising a first

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subtracting block for subtracting said second signal from said first signal to obtain the first beam, said gateway station comprising a second subtracting block for subtracting said first signal from said second signal to obtain a second beam (Mesecher, Col.2, Lines 3-18; and Fig. 10, subtracting block 149; Although only one subtracting block is shown, it is inherent that by reversing the operation, signal from the narrow beam direction antenna can be improved by subtracting the signal from the main antenna from that of the narrow beam antenna). Therefore, it would have been obvious for one of ordinary skill in the art at the time the invention was made to combine the teaching of Mesecher to that of Ibanez-Meier, so that communication channels could be more reliable when using the stratospheric platform structure.

Regarding Claim 2, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 1 wherein said gateway station weights said second signal with a first weight prior to subtracting said second signal from said first signal (Mesecher, Col.2, Lines 8-11).

Regarding Claim 3, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 1 wherein said gateway station weights said first signal with a second weight prior to subtracting said second signal from said first signal (Mesecher, Col.2, Lines 8-11; Fig. 10 where a factor of 1 is used for the first signal.).

Regarding Claim 4, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 2 wherein said first weight is a function of user position files

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(Mesecher, Col.4, Lines 16-29, wherein proper weights are obtained adaptively, where adaptive variation as a function of user position file is inherently implied.).

Regarding Claim 5, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 1, wherein the payload controller comprises a demultiplexer for receiving control signals (Mesecher, Col.3, Line 26).

Regarding Claim 6, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 5, wherein the demultiplexer generates a plurality of element control signals (Mesecher, Col.3, Lines 24-28).

Regarding Claim 7, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 6, wherein the element control signals are coupled to an RF feed, and the RF feed is coupled to said plurality of elements of said phased array antenna (Ibanez-Meier, Col.6, Lines 43-45).

Regarding Claim 8, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 1, wherein the gateway station comprises a beam generator for generating beam signals (Ibanez-Meier, Col.6, Lines 45-49, wherein device interfaces enable the generation of a beam which has a dynamically-shapeable geometry.).

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Regarding Claim 9, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 1, wherein said gateway station further comprises a multiplexes/demultiplexer (Mesecher, Col.3, Line 26).

Regarding Claim 10, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 9, wherein said multiplexes/demultiplexer comprises a code division multiplexes/demultiplexer (Mesecher, Col.2, Line 22).

Regarding Claim 11, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 1, wherein said gateway station is coupled to a terrestrial network (Ibanez-Meier, Col.8, Lines 49-56).

Regarding Claim 12, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 11, wherein said terrestrial network comprises the Internet (Ibanez-Meier, Col.14, Line 50).

Regarding Claim 13, Ibanez-Meier as modified by Mesecher teaches a communications system as recited in claim 11, wherein the terrestrial network comprises the public service telephone network (Ibanez-Meier, Col.8, Lines 49-56, where terrestrial network usually includes a public service telephone network).

Regarding Claim 14, see Claim 1 for the teaching of Ibanez-Meier and Mesecher.

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Regarding Claim 15, see Claims 2 and 3 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 16, see Claim 1 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 17, see Claim 4 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 18, see Claims 1-3 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 19, see Claim 4 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 20, see Claim 1 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 21, see Claims 2 and 3 for the teaching of Ibanez-Meier and Mesecher.

Regarding Claim 22, Ibanez-Meier and Mesecher teach a method as recited in claim 21, wherein said at least one signal is associated with a mobile user (Ibanez-Meier, Fig. 15).

Regarding Claim 23, Ibanez-Meier and Mesecher teach a method as recited in claim 22, wherein said at least one other of said plurality of signals is associated with a mobile user (Ibanez-Meier, Fig. 15).

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Regarding Claim 24, see Claim 4 for the teaching of Ibanez-Meier and Mesecher.

Response to Amendment

- 3. The amendment filed on 5/5/03 under 37 CFR 1.131 has been considered but is ineffective to overcome the Ibanez-Meier and Mesecher references.
- 4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to TSULEUN R. LEI whose telephone number is 703-305-4828. The examiner can normally be reached on 8:30 to 5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha D Banks-Harold can be reached on 703-305-4379. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-5403 for regular communications and 703-308-5403 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

TRI

July 23, 2003

Marcha D Bank-Harold

MARSHA - DANKS-HAROLD SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600